EX PARTE OR LATE FILED

LUKAS, NACE, GUTIERREZ & SACHS

CHARTERED

1111 NINETEENTH STREET, N.W.

SUITE 1200

WASHINGTON, D.C. 20036 RECEIVED

SEP 1 8 2002

PENERAL COMMUNICATIONS COMMISSION OFFICE OF THE SECRETARY

September 18, 2002

ORIGINAL

CONSULTING ENGINEERS ALI KUZEHKANANI LEROY A. ADAM LEILA REZANAVAZ

OF COUNSEL JOHN J. MCAVOY J.K. HAGE III+ LEONARD S. KOLSKY+

> TELECOPIER (202) 857-5747

http://www.fcclaw.com

WRITER'S DIRECT DIAL

(202) 828-9469 dnace@fcclaw.com

DAVID A LAFURIA MARILYN SUCHECKI MENSE PAMELA GAARY HOLRAN B. LYNN F. RATNAVALE TODD SLAMOWITZ DAVID M. BRIGLIA ALLISON M. JONES STEVEN M. CHERNOFF + NOT ADMITTED IN D.C.

RUSSELL D. LUKAS

THOMAS GUTIERREZ

ELIZABETH R. SACHS

GEORGE L. LYON, JR.

JOEL R KASWELL

PAMELA L. GIST

DAVID L. NACE

Marlene H. Dortch, Secretary Federal Communications Commission 445 12th Street, S.W., TW-A325 Washington, DC 20554

Re:

Notice of Oral Ex Parte Presentation

ET Docket No. 00-258; IB Docket No. 01-185; ET Docket 95-18;

WT Docket No. 02-55

Dear Ms. Dortch:

On September 17, 2002, Joel Brick of Sioux Valley Wireless, Kim Egan of SkyCable TV of Madison, Thomas N. Knippen of W.A.T.C.H. TV and I met with Commissioner Kevin J. Martin, Samuel L. Feder, D'Wana R. Terry, Ramona E. Melson, Scott D. Delacourt, Herbert W. Zeiler, Mary Shultz, Stephen T. Zak, Alexis D. Johns, Peter A. Tenhula, Bryan Tramont and John Branscome of the Federal Communications Commission.

During the meetings, each of the three company representatives described Internet access and data services currently provided or planned over MDS channels 1 and 2A. Concern was expressed by all three over any spectrum reallocation proposals that would affect such operations on channels 1 and 2/2A. Each representative commented on potential disruption to business and residential customers in the event of a reallocation. Nevertheless, if the Commission were to reallocate the channels, the companies requested a plan for reasonable compensation and an adequate transition time to migrate customers to other suitable spectrum. Each company expressed concern that any substitute spectrum made available by the Commission be suitable for use by the companies to offer Internet access and data services, and that any interference avoidance measures that may be required of the companies at such alternative spectrum be paid for by others benefitting from the measures and the reallocation. Finally, it was requested that the Commission, in the event of a reallocation affecting MDS channels 1 and 2/2A, make clear that compensation paid for discontinuance of operations satisfy the operator/manager of the spectrum that incurred costs to provide service on the

Marlene H. Dortch, Secretary September 18, 2002 Page 2

channels in addition to costs incurred by the licensee of the channels where such licensee is not the operator/manager.

Very truly yours,

David L. Nace

cc: Hon. Kevin J. Martin

Samuel L. Feder

D'Wana R. Terry

Ramona E. Melson

Scott D. Delacourt

Herbert W. Zeiler

Mary Shultz

Stephen T. Zak

Alexis D. Johns

Peter A. Tenhula

Bryan Tramont

John Branscome